(12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(19) World Intellectual Property Organization International Bureau



(43) International Publication Date 25 April 2002 (25.04.2002)

PCT

(10) International Publication Number WO 02/32523 A1

(51) International Patent Classification7:

(21) International Application Number: PCT/US01/27764

(22) International Filing Date: 12 October 2001 (12.10.2001)

(25) Filing Language:

English

A63F 9/24

(26) Publication Language:

English

(30) Priority Data: 09/687,804

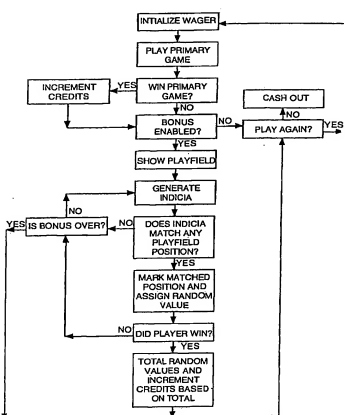
13 October 2000 (13.10.2000)

- (71) Applicant: CASINO DATA SYSTEMS [US/US]; 3300 Birtcher Drive, Las Vegas, CA 89118 (US).
- (72) Inventor: WEISS, Steven, A.; 3300 Birtcher Drive, Las Vegas, CA 89118 (US).

- (74) Agent: KRETEN, Bernhard; Suite 245, 77 Cadillac Drive, Sacramento, CA 95825 (US).
- (81) Designated States (national): AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NO, NZ, PH, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, UZ, VN, YU, ZA, ZW.
- (84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, MZ, SD, SL, SZ, TZ, UG, ZW), Burasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE, TR), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

[Continued on next page]

(54) Title: GAMING DEVICE AND METHOD



(57) Abstract: A method and device (10) for gaming, in which an primary game is played towards a winning outcome, and includes one or more bonus games that may be triggered by a particular outcome or outcomes on the primary game. These bonus games allow the player to continue playing by wagering on the bonus game itself after the initial bonus period earned by playing the primary game has expired.

à,

WO 02/32523 A1



Published:

- with international search report
- with amended claims

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

Gaming Device and Method

Technical Field

The following invention is generally related to instrumentalities and methodologies in gaming devices. More specifically, the instant invention is directed to a gaming device having a primary game having not only a winning outcome, but also a triggering outcome for at least one secondary game. Most specifically, the secondary game allows continued play after the player's earned bonus round has expired.

Background Art

The primary purpose of playing any game is to win the game. While a player may initially find enjoyment in trying to win a particular game, repeatedly playing the same game eventually becomes tiresome without positive stimulus. Accordingly, several games have been developed to offer a "bonus" game, which offers a player the prospect of engaging in a different gaming proposition. The elusive bonus game, however, appears infrequently and consists of only one exciting round, after which the player is returned to the initial game which can produce tedium should the player enjoy the bonus game much more than the primary game offered on the machine, it should be sustainable.

Disclosure of Invention

The present invention is distinguishable over the prior art in a multiplicity of 20 ways. For example, the instant invention retains the player's interest by providing the player with the potential for engaging in several different gaming propositions, by providing a device and method for playing one or more different bonus games during a gaming session without changing machines.

Further, the instant invention allows a player to continue playing a particular bonus game after the earned bonus period has expired, rather than automatically returning to the primary game.

Industrial Applicability

The industrial applicability of this invention shall be demonstrated through discussion of the following objects of the invention.

Accordingly, it is a primary object of the present invention to provide a new and novel device and method for gaming, in which a player is offered a secondary gaming proposition for more chances at success.

It is a further object of the present invention to provide a device and method as 5 characterized above which provides an opportunity to continue playing a secondary bonus event as a function of continued wagering, even after the initially-earned bonus event expires.

Viewed from a first vantage point, it is an object of the present invention to provide a gaming device, comprising, in combination: a display, wagering means, and a 10 processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, said display having at least one outcome which triggers a first bonus, wherein said first bonus allows play due as a function of performance on said primary game and said first bonus also includes means for continued first bonus play after said play which was due as a function of performance from said primary game has expired.

Viewed from a second vantage point, it is an object of the present invention to provide a gaming device, comprising, in combination: a display, wagering means, and a processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, said display 20 having at least one outcome which triggers a first bonus, wherein said first bonus is defined by a series of locales and at least one exposed card from a deck of cards and decision means for deciding whether a subsequent card to be exposed is higher than or lower than said exposed card.

Viewed from a third vantage point, it is an object of the present invention to provide a gaming device, comprising, in combination: a display, wagering means, and a processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, said display having at least one outcome which triggers a first bonus, wherein said first bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located adjacent said raceway.

Viewed from a fourth vantage point, it is an object of the present invention to provide a method for gaming, the steps including: displaying a primary game, allowing a wager, generating an outcome for said primary game as a function of said wager having been made, enabling a first bonus upon the occurrence of at least one outcome

3

from said primary game, the first bonus including: playing the first bonus until its normal expiration based upon a predefined rule-set, and allowing further play of the first bonus as a function of further wagering.

Viewed from a fifth vantage point, it is an object of the present invention to provide a method for gaming, the steps including: displaying a primary game, allowing a wager, generating an outcome for said primary game as a function of said wager having been made, enabling a first bonus upon the occurrence of at least one outcome from said primary game, the first bonus including: exposing a first card to the player, and allowing the player to decide whether a subsequent card to be exposed will be 10 higher or lower than said first card.

Viewed from a sixth vantage point, it is an object of the present invention to provide a method for gaming, the steps including: displaying a primary game, allowing a wager, generating an outcome for said primary game as a function of said wager having been made, enabling a first bonus upon the occurrence of at least one outcome from said primary game, the first bonus including: propelling a ball about a raceway, and allowing the ball to come to rest at an area adjacent said raceway having an award.

These and other objects will be made manifest when considering the following detailed specification when taken in conjunction with the appended drawing figures.

Brief Description Of Drawings

Figure 1 is a flowchart of the methodology according to the present invention. Figure 2 is a depiction of the apparatus associated therewith.

Figure 3 is a depiction of a primary game screen, embodied in an RXC matrix. Figure 4 is a depiction of a first bonus screen, associated with a card event. Figure 5 is a depiction of a second bonus screen, associated with a spin event.

25 Best Mode(s) for Carrying Out the Invention

Considering the drawings, wherein like reference numerals denote like parts throughout the various drawing figures, reference numeral 10 as shown in FIG. 2 is directed to the device according to the present invention.

In its essence, the device 10 includes a housing 16 which supports a visual display 30 2, preferably a video monitor, therewithin (FIG. 2). The display 2 may include a window 8 for special messages or for incrementing counting of credits accumulated by the player. The device also includes an LED or other readout 4 for prompting the player and can provide similar verbiage as the window 8 or in lieu thereof, to stimulate

the player. The device includes an inlet 6 for the reception therein for coins, currency or the like to auger in the inception of play. A separate slot 7, capable of accepting and dispensing encoded moveable media 9 such as a smart card, is also present. A plurality of decision-making buttons 12 are located on the face of the apparatus 10, preferable 5 below the display 2 and a pull handle 14 can be used to initiate play or as an alternative to supplement the decision-making buttons 12. A coin hopper 18 or other payment methods, i.e., ticket printers, may be included to effectuate an output of an award due the player. The device 10 may have a top portion 32 with a display thereon having a motif correlative with the game to be played and can include a paytable. A plurality of 10 speakers 34 may be included on the device for aural interaction with the player. The apparatus also includes a processor P coordinating all functions and a random number generator G operatively coupled thereto for generating outcomes.

More specifically, and with reference to FIG. 3, greater details with respect to the video display 2 can be explored. The display 2 features a plurality of symbols 20 arranged in a row and column (RXC) matrix 21. Paylines 22 correspond to areas on the matrix in which winning combinations may be located. The preferred embodiment features a 3X5 matrix with either 9, 15 or 25 paylines.

Referring to FIG. 1, the flow chart associated with the apparatus of FIGS. 2 and 3 can be explored. Initially, the player plays the game with a maximum bet or less. 20 Preferably, but optionally, a maximum bet enables the features of the invention. Assume a maximum bet is required. If the player plays with less than a maximum bet, the outcome is determined by the symbols displayed according to the display in FIG. 3. If the player opts to play with a maximum bet, then after the initial outcome is displayed, the player is immediately rewarded if the initial outcome corresponds to a value on an associated paytable. Whether or not the player wins, the initial outcome is compared to a predetermined set of outcomes that trigger a bonus game or games. The player is then entitled to a predetermined number of bonus games by virtue of attaining the triggering outcome. After these games have been played, the player has an opportunity to continue playing the bonus game by making further wagers.

In the preferred embodiment, two bonus games are possible. Each has an associated triggering outcome. One of these games is a card-based game, shown in FIG. 4. Spaces for playing cards are arranged in plural (N) tiers, preferably three, with each play space 41 associated with a bonus value 42. Preferably, the further the player advances, the greater the bonus. The game begins with the revealing of an initial card

5

in the starting space 40 (on tier 1), with the remaining play spaces 41 on tiers one through N filled with cards that are face-down. The player then guesses whether the card with the next-higher bonus value (preferably an adjacent card or one that is highlighted as by flashing or one whose bonus value is highlighted or flashing) will 5 have a higher value or a lower value than the initial card. If the player is correct, play continues, with the player guessing the relative subsequent values of cards (either against the initial card or the card last exposed) until either the player guesses wrong or until all the cards in the playing field are exposed. Successfully comparing all cards could entail a supplemental bonus or jackpot. Additionally, the player may have the opportunity to replace the "current" exposed up-card (i.e., the one against which the player's next card will be compared) with a new card from the deck. In the preferred embodiment, the player has only one opportunity to replace a card during each session of the bonus game. Replacement may entail a further expenditure. If the player is incorrect, the game ends and the player is awarded the bonus value associated with the last correct card chosen.

For example, assume the initial card at starting space 40 is a 2. Most players would decide the next card (i.e., at space 41.1) will be higher. Note that a "tie" (e.g., a 2 at space 41.1) may be treated as a win for the player, a loss for the player or a "push" where the game continues without a win or a loss. Assume the player has won. The player is then prompted to decide if the covered card (e.g. at space 41.2) is higher than the last exposed card (i.e., at space 41.1). Alternatively, all comparisons may be against the initial card at starting space 40. Should the player have to compare against a card of "middle rank" (e.g. an eight), the player may be given the opportunity to "buy" (or merely receive) a different card.

Assume the player guesses incorrectly and loses. One feature of the present invention allows the player to continue playing the bonus game. In this event, the player is now wagering using more funds or credits, since the free bonus round has expired. Thus, the player can continue to enjoy the bonus game.

A second, spin-based, bonus game is depicted in FIG. 5. The player is given a set 30 of winning positions, which may be either player chosen, predetermined or randomly-chosen. The game begins when a ball 47 is propelled along a raceway 45, e.g., along arrow "A" and is allowed to orbit in the raceway until it comes to a halt by descending (along arrow "B") on to one of the positions 46 adjacent a center of the raceway, producing an outcome. Each position 46 has a value (e.g., 46.1, 46.2 . . . 46.Z) If this

outcome corresponds to any of the winning positions assigned to the player, the player wins, with the amount of the award determined by an associated paytable or by indicia at the position 46.Z. If the outcome does not correspond to any of the assigned wagers, the player loses.

As in the previous bonus event, the player can continue in the bonus game by wagering on the outcome of the "spin" game in which the ball 47 reorbits the raceway, ultimately landing on one of the position 46.Z.

Moreover, having thus described the invention, it should be apparent that numerous structural modifications and adaptations may be resorted to without 10 departing from the scope and fair meaning of the instant invention as set forth hereinabove and as described hereinablow by the claims.

Claims

I Claim:

Claim 1 - A gaming device, comprising, in combination:

a display,

5 wagering means, and

a processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, said display having at least one outcome which triggers a first bonus, wherein said first bonus allows play due as a function of performance on said primary game and said first bonus also includes means for continued first bonus play after said play which was due as a function of performance from said primary game has expired.

Claim 2 - The device of claim 1 wherein said first bonus is defined by a series of locales and at least one exposed card from a deck of cards and decision means for deciding whether a subsequent card to be exposed is higher than or lower than said exposed card.

Claim 3 - The device of claim 2 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said first bonus.

Claim 4 - The device of claim 2 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.

Claim 5 - The device of claim 2 wherein said display has at least one outcome which triggers a second bonus, wherein said second bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located on said raceway.

Claim 6 - The device of claim 5 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 7 - The device of claim 5 wherein said second bonus allows play due as a function of performance on said primary game and said second bonus also includes means for continued second bonus play after said play which was due as a function of performance from said primary game has expired.

Claim 8 - The device of claim 1 wherein said first bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located on said raceway.

Claim 9 - The device of claim 8 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

10

Claim 10 - The device of claim 8 wherein said display has at least one outcome that triggers a second bonus, wherein said second bonus is defined by a series of locales and at least one exposed card from a deck of cards and decision means for deciding whether a subsequent card to be exposed is higher than or lower than said exposed 5 card.

Claim 11 - The device of claim 10 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said second bonus.

Claim 12 - The device of claim 10 wherein said exposed card may be replaced by a randomly-chosen card once during said second bonus.

Claim 13 - A gaming device, comprising, in combination:

a display,

wagering means, and

a processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, 15 said display having at least one outcome which triggers a first bonus, wherein said first bonus is defined by a series of locales and at least one exposed card from a deck of cards and decision means for deciding whether a subsequent card to be exposed is higher than or lower than said exposed card.

Claim 14 - The device of claim 13 wherein said exposed card may be replaced by 20 a randomly-chosen card a plurality of times during said first bonus.

Claim 15 - The device of claim 13 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.

Claim 16 - The device according to claim 13 wherein said display has at least one outcome which triggers a second bonus, wherein said second bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located on said raceway.

Claim 17 - The device of claim 16 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 18 - A gaming device, comprising, in combination:

a display,

wagering means, and

a processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, said display having at least one outcome which triggers a first bonus, wherein said first

bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located on said raceway.

Claim 19 - The device of claim 18 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 20 - A method for gaming, the steps including:

displaying a primary game,

allowing a wager,

generating an outcome for said primary game as a function of said wager having been made,

enabling a first bonus upon the occurrence of at least one outcome from said primary game, the first bonus including:

playing the first bonus until its normal expiration based upon a predefined rule-set, and

allowing further play of the first bonus as a function of further

15 wagering.

an award.

Claim 21 - The method of claim 20 wherein playing the first bonus includes:

exposing a first card to the player, and

allowing the player to decide whether a subsequent card to be exposed will be higher or lower than said first card.

20 Claim 22 - The method of claim 21 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said first bonus.

Claim 23 - The method of claim 21 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.

Claim 24 - The method of claim 21 further including:

enabling a second bonus upon the occurrence of at least one outcome from said primary game, the second bonus including:

propelling a ball about a raceway, and

allowing the ball to come to rest at an area on said raceway having

Claim 25 - The method of claim 24 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 26 - The method of claim 24 wherein said second bonus further includes:

playing the second bonus until its normal expiration based upon a predefined rule-set, and

allowing further play of the second bonus as a function of further wagering.

Claim 27 - The method of claim 20 wherein said first bonus includes:

propelling a ball about a raceway, and

allowing the ball to come to rest at an area on said raceway having an award.

Claim 28 - The method of claim 27 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 29 - The method of claim 27 further including:

enabling a second bonus upon the occurrence of at least one outcome from said primary game, the second bonus including:

exposing a first card to the player, and

allowing the player to decide whether a subsequent card to be exposed will be higher or lower than said first card.

Claim 30 - The method of claim 29 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said second bonus.

Claim 31 - The method of claim 29 wherein said exposed card may be replaced by a randomly-chosen card once during said second bonus.

Claim 32 - A method for gaming, the steps including:

displaying a primary game,

allowing a wager,

generating an outcome for said primary game as a function of said wager having been made,

enabling a first bonus upon the occurrence of at least one outcome from 25 said primary game, the first bonus including:

exposing a first card to the player, and

allowing the player to decide whether a subsequent card to be exposed will be higher or lower than said first card.

Claim 33 - The method of claim 32 wherein said exposed card may be replaced 30 by a randomly-chosen card a plurality of times during said first bonus.

Claim 34 - The method of claim 32 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.

Claim 35 - The method of claim 32 further including:

5 an award.

enabling a second bonus upon the occurrence of at least one outcome from said primary game, the second bonus including:

propelling a ball about a raceway, and allowing the ball to come to rest at an area on said raceway having

Claim 36 - The method of claim 35 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 37 - A method for gaming, the steps including:

displaying a primary game,

10 allowing a wager,

generating an outcome for said primary game as a function of said wager having been made,

enabling a first bonus upon the occurrence of at least one outcome from said primary game, the first bonus including:

propelling a ball about a raceway, and allowing the ball to come to rest at an area on said raceway having an award.

Claim 38 - The method of claim 37 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

AMENDED CLAIMS [received by the International Bureau on 25 February 2002 (25.02.2002)] Original claims 1, 13, 18, 20, 32, and 37 replaced by amended claims 1, 13, 18, 20, 32, and 37.

Claim 1 - A gaming device, comprising, in combination:

a display,

wagering means enabled by a player, and

a processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, said display formed as a row and column matrix having plural paylines corresponding to areas on said matrix susceptible to winning combinations and having at least one outcome which triggers a first bonus, wherein said first bonus allows play due as a function of performance by the player on said primary game and said first bonus also includes means for continued first bonus play elected by the player after said play which was due as a function of performance from said primary game has expired.

Claim 2 - The device of claim 1 wherein said first bonus is defined by a series of locales and at least one exposed card from a deck of cards and decision means for deciding whether a subsequent card to be exposed is higher than or lower than said exposed card.

- Claim 3 The device of claim 2 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said first bonus.
- Claim 4 The device of claim 2 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.
- Claim 5 The device of claim 2 wherein said display has at least one outcome which triggers a second bonus, wherein said second bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located on said raceway.

Claim 6 - The device of claim 5 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

AMENDED SHEET (ARTICLE 19)

13

Claim 7 - The device of claim 5 wherein said second bonus allows play due as a function of performance on said primary game and said second bonus also includes means for continued second bonus play after said play which was due as a function of performance from said primary game has expired.

Claim 8 - The device of claim 1 wherein said first bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located on said raceway.

Claim 9 - The device of claim 8 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 10 - The device of claim 8 wherein said display has at least one outcome that triggers a second bonus, wherein said second bonus is defined by a series of locales and at least one exposed card from a deck of cards and decision means for deciding whether a subsequent card to be exposed is higher than or lower than said exposed card.

Claim 11 - The device of claim 10 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said second bonus.

Claim 12 - The device of claim 10 wherein said exposed card may be replaced by a randomly-chosen card once during said second bonus.

Claim 13 - A gaming device, comprising, in combination:

a display,

wagering means, and

a processor interposed between said display and said wagering means to initiate play of a primary game on said display depicted as a row and column matrix having plural paylines corresponding to areas on said matrix susceptible to winning combinations upon activation of said wagering means, said display having at least one outcome which triggers a first bonus, wherein said first bonus is defined by a series of locales and at least one exposed card from a deck of cards and decision means enabled

by a player for deciding whether a subsequent card to be exposed is higher than or lower than said exposed card.

Claim 14 - The device of claim 13 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said first bonus.

Claim 15 - The device of claim 13 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.

Claim 16 - The device according to claim 13 wherein said display has at least one outcome which triggers a second bonus, wherein said second bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on one of a plurality of awards located on said raceway.

Claim 17 - The device of claim 16 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 18 - A gaming device, comprising, in combination:

a display,

wagering means, and

a processor interposed between said display and said wagering means to initiate play of a primary game on said display upon activation of said wagering means, said display having at least one outcome which triggers a first bonus, wherein said first bonus is defined by a raceway about which a ball is propelled, said ball coming to rest on and indicate one of a plurality of awards located on said raceway which is due a player.

Claim 19 - The device of claim 18 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 20 - A method for gaming, the steps including:

displaying a primary game as a row by column matrix having plural paylines corresponding to areas on said matrix susceptible to winning combinations,

allowing a wager by a player,

generating an outcome for said primary game as a function of said wager having been made,

enabling a first bonus upon the occurrence of at least one outcome from said primary game, the first bonus including:

playing the first bonus until its normal expiration based upon a predefined rule-set, and

allowing further play of the first bonus as a function of further wagering by the player.

Claim 21 - The method of claim 20 wherein playing the first bonus includes:

exposing a first card to the player, and

allowing the player to decide whether a subsequent card to be exposed will be higher or lower than said first card.

Claim 22 - The method of claim 21 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said first bonus.

Claim 23 - The method of claim 21 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.

Claim 24 - The method of claim 21 further including:

enabling a second bonus upon the occurrence of at least one outcome from said primary game, the second bonus including:

propelling a ball about a raceway, and

allowing the ball to come to rest at an area on said raceway having an award.

Claim 25 - The method of claim 24 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 26 - The method of claim 24 wherein said second bonus further includes:

playing the second bonus until its normal expiration based upon a predefined rule-set, and

allowing further play of the second bonus as a function of further wagering.

Claim 27 - The method of claim 20 wherein said first bonus includes:

propelling a ball about a raceway, and

allowing the ball to come to rest at an area on said raceway having an award.

Claim 28 - The method of claim 27 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 29 - The method of claim 27 further including:

enabling a second bonus upon the occurrence of at least one outcome from said primary game, the second bonus including:

exposing a first card to the player, and

allowing the player to decide whether a subsequent card to be exposed will be higher or lower than said first card.

Claim 30 - The method of claim 29 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said second bonus.

Claim 31 - The method of claim 29 wherein said exposed card may be replaced by a randomly-chosen card once during said second bonus.

Claim 32 - A method for gaming, the steps including:

displaying a primary game formed as a row and column matrix having plural paylines corresponding to areas on said matrix susceptible to winning combinations,

allowing a wager,

generating an outcome for said primary game as a function of said wager having been made,

enabling a first bonus upon the occurrence of at least one outcome from said primary game, the first bonus including:

exposing a first card to the player, and

allowing the player to decide whether a subsequent card to be exposed will be higher or lower than said first card.

Claim 33 - The method of claim 32 wherein said exposed card may be replaced by a randomly-chosen card a plurality of times during said first bonus.

Claim 34 - The method of claim 32 wherein said exposed card may be replaced by a randomly-chosen card once during said first bonus.

Claim 35 - The method of claim 32 further including:

enabling a second bonus upon the occurrence of at least one outcome from said primary game, the second bonus including:

propelling a ball about a raceway, and

an award.

Claim 36 - The method of claim 35 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

Claim 37 - A method for gaming, the steps including:

displaying a primary game,

allowing a wager by a player,

generating an outcome for said primary game as a function of said wager having been made,

enabling a first bonus upon the occurrence of at least one outcome from said primary game, the first bonus including:

propelling a ball about a raceway, and

allowing the ball to come to rest at an area on said raceway having an award which is due the player.

Claim 38 - The method of claim 37 wherein said plurality of awards are denoted by numerical indicia located on said raceway.

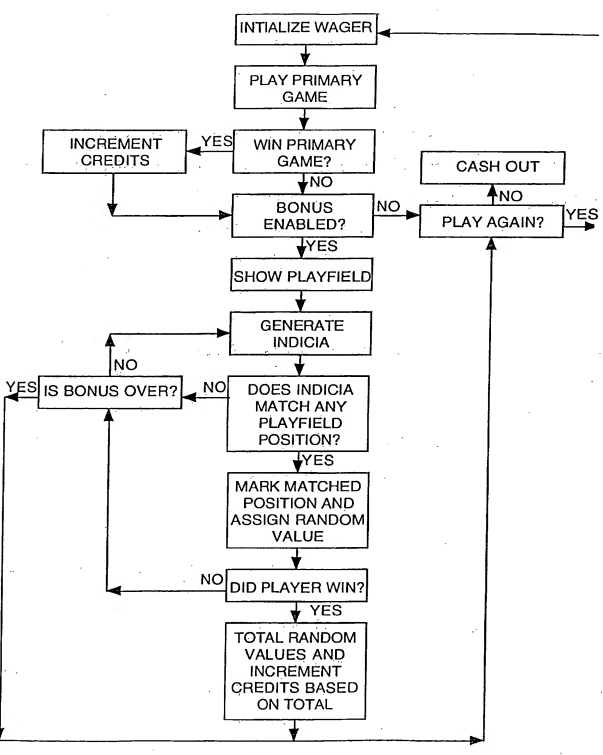


Figure 1

WO 02/32523 PCT/US01/27764

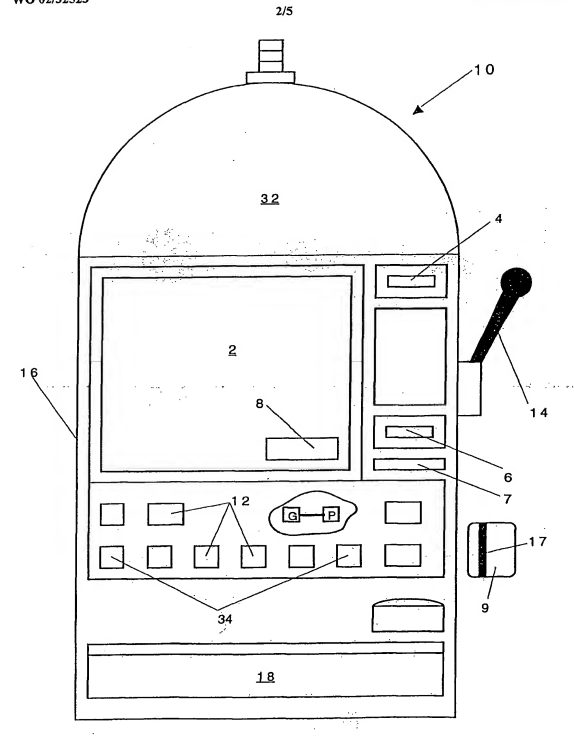


Figure 2

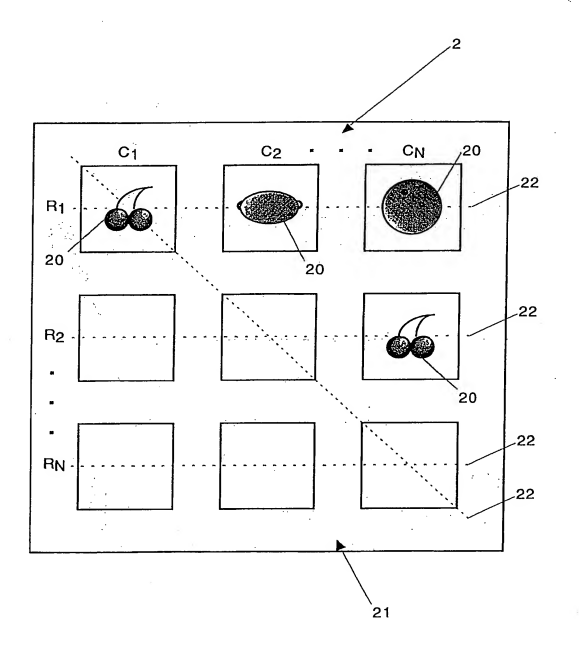


Figure 3

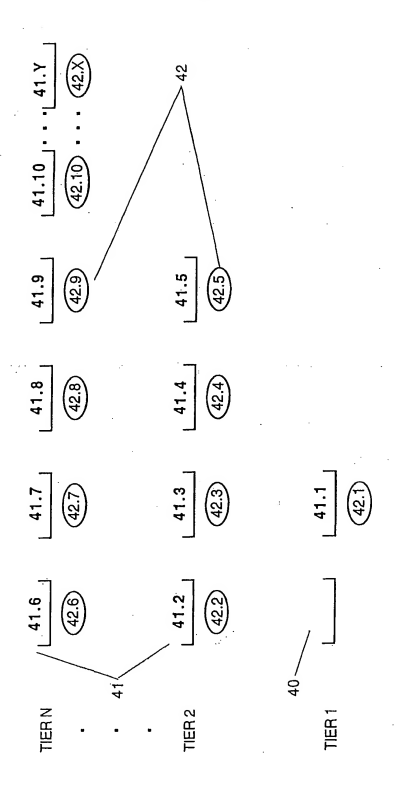


Figure 4

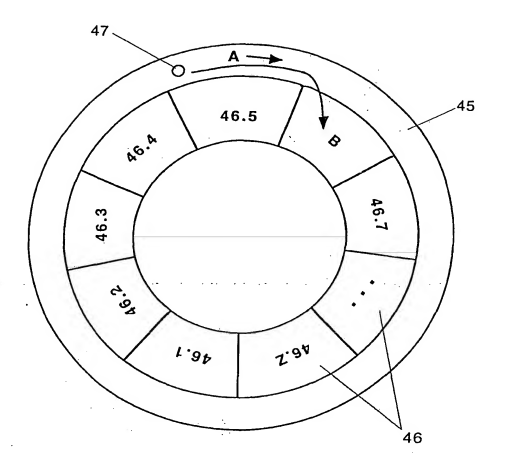


Figure 5

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US01/27764

	SSIFICATION OF SUBJECT MATTER	
IPC(7) US CL	: A63F 9/24 : 463/16, 13, 20	
According to International Patent Classification (IPC) or to both national classification and IPC		
	LDS SEARCHED	···
	ocumentation searched (classification system followed by classification symbols) 463/16, 13, 20	
0.5	103/10, 13, 20	
Documentat	ion searched other than minimum documentation to the extent that such documents are included it	n the fields searched
	•	
		
Electronic d	ata base consulted during the international search (name of data base and, where practicable, sear	ch terms used)
2.001.0.00	ALL DELO COMBUNES CIENTIFIC CIENTIFIC CONTRACTOR CONTRA	
C. DOC	CUMENTS CONSIDERED TO BE RELEVANT	
	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Category *	US 6,312,332 B1 (Walker et al.) 06 November 2001 (06.11.2001), Summary and column 9,	I and 20
X,P	lines 22-29.	r and 20
х	US 5,848,932 (Adams) 15 December 1998 (15.12.1998), Full text and Drawings.	18-19 and 37-38
Λ.	00 5,040,552 (Addits) 15 December 1550 (15.12.1550), 1 dii toke and 514411125	to ty and protect
Y,P	US 6,311,976 B1 (Yoseloff et al.) 06 November 200! (06.11.2001), Abstract and	I-17 and 20-36
	Background of the Invention.	
Y	US 5,823,873 (Moody) 20 October 1998 (20.10.1998), Abstract and Summary.	1-17 and 20-36
Y	US 5,775,993 (Fentz et al.) 07 July 1998 (07.07.1998), Abstract, Summary, Figures 10 and	1-38
	11.	,
		r
		ļ
		1
-		
	documents are listed in the continuation of Box C. See patent family annex.	
	pecial categories of cited documents: "T" later document published after the uner	
A" thetimen	Special categories of cited documents: "T" Later document published after the uner thate and not in conflict with the applicated defining the general state of the art which is not considered to be	tion but ested to understand the
A" thetinen	special categories of fined documents: "T" later document published after the uner date and not in conflict with the applica t defining the general state of the art which is not considered to be principle or theory unferlying the inven- that relevance	tion but ested to findersmid the
A" thetunen	becal categories of the documents: Inter document published after the uner date and not in conflict with the applicate the fining the general state of the art which is not considered to be principle or theory unifortying the inversible relevance. The document of portionar relevance, the Constitution of the control principle or theory unifortying the inversible relevance.	tion but ested to sinderstand the strong
A" thetimen of partici	becal categories of cited documents: Inter document published after the uner date and not in conflict with the application or parent published on or after the international filing date "T" Inter document published after the uner date and not in conflict with the application or parent state of the art which is not considered to be principle or theory uniferlying the inversible or theory uniferlying the inversible or principle or theory uniferlying the inversible or principle or theory uniferlying the inversible or principle or theory uniferlying the inversible or the inversible or the inversibl	tion but ested to sinderstand the strong
A" thetimen of parties	becal categories of cited documents: Inter document published after the uner date and not in conflict with the application for parent published on or after the international filing date. The document of particular relevance, the Considered to be priciple or theory uniterlying the inverse document of particular relevance, the Considered inverse or cannot be considered to when the document is taken alone to the publication date of another custom or other special reason (as "Y" document of syncial relevance, the Considered inverse of another custom or other special reason (as "Y")	tion but ened to finderstand the atom Jamed invention cannot be at to involve an inventive step Jamed invention cannot be
A" thetimen of parties	becal categories of cited documents: Interdocument published after the uner date and not in conflict with the application for parent published on or after the international filing date. In which may throw doubts on priority claim(s) or which is cited to the publication date of another chargen or other special reason (as "Y" Interdocument published after the uner date and not in conflict with the application or parentle or theory uniterlying the inverse principle or theory uniterlying the inverse pr	tion but ened to finderstand the attour Jamed invention cannot be all to involve an inventive step lained invention cannot be when the document is
A" thetunen of parties E" earher af documen establish specified	Inter document published after the uner date and not in conflict with the application or parent published on or after the international filing date or which may throw doubts on priority claimits) or which is cited to the publication date of another chargon or other special reason (as "Y" document of particular relevance, the Considered in well or calmot be considered to the publication date of another chargon or other special reason (as "Y" document of particular relevance, the Considered to myolic an inventive step combined with one or more other such	tion but ened to inderstand the atom Jamed invention cannot be at to involve an inventive step Jamed invention cannot be when the document is document, such combination
A" thetimen of parties E" earher at documen establish specified O" documen	later document published after the uner date and not in conflict with the application or patient published on or after the international filing date which may throw doubts on priority claimits) or which is cited to the publication date of another custom or other special reason (as the publication date of another custom or other special reason (as the considered to involve an inventive step considered to involve an inventive step considered to involve an inventive step considered to an oral disclosure, use, exhibition or other means.	tion but excel to finderstand the ation Jamed invention cannot be all to involve an inventive step damed invention cannot be when the document is documents, such combination ari
A" distingent of parties of parti	Inter document published after the uner date and not in conflict with the application or parent published on or after the international filing date or which may throw doubts on priority claimits) or which is cited to the publication date of another chainon or other special reason (as a referring to an oral disclosure, use, exhibition or other means are published prior to the international filing date but later than the set of the considered or who are or increased as the considered or myolèc an inventive step combined with one or more other such being obvious to a person skilled in the topulished prior to the international filing date but later than the set.	tion but even to inderstand the ation Jamed invention cannot be all to involve an inventive step damed invention cannot be when the document is documents, such combination ari
A" thetimen of parties E" earlier at documen establish specified O" documen priority of	later document published after the uner date and not in conflict with the application or patient published on or after the international filing date of the published on or other special reason (as the published of another of another other special reason (as the published prior to the International filing date but later than the thousand of the same patent for the International filing date but later than the thousand of the same patent for the International filing date but later than the thousand of the same patent for the International filing date but later than the thousand of the same patent for the same pa	tion but exted to finderstand the atour Jamed invention cannot be at to involve an inventive vep- Jamed invention cannot be when the document is documents, such combination ari
A" thetimen of parties E" earlier at documen establish specified O" documen priority of	Inter document published after the uner the and not in conflict with the application or patient published on or after the international filing date of the which may throw doubts on priority claimits) or which is cited to the publication date of another channon or other special reason (as the leftering to an oral disclosure, use, exhibition or other means to published prior to the international filing date than the thousand of the proposition of the international filing date than the thousand or other means to provide an inventive step combined with one or more other such being obvious to a person skilled in the topolished prior to the international filing date but later than the thousand of the international search. Date of mailing of the international search.	tion but exted to finderstand the atour Jamed invention cannot be at to involve an inventive vep- Jamed invention cannot be when the document is documents, such combination ari
A" document of pairies earlier at the document establish specified O" document parenty of the attention of t	later document published after the uner date and not in conflict with the application or parent published on or after the international filing date of the which may throw doubts on priority claimfs) or which is cited to the publication date of another channon or other special reason (as a referring to an oral disclosure, use, exhibition or other means are channed.	tion but exted to finderstand the atour Jamed invention cannot be at to involve an inventive vep- Jamed invention cannot be when the document is documents, such combination ari
A" document of particular and partic	Inter document published after the uner the and not in conflict with the application or patient published on or after the international filing date of the which may throw doubts on priority claimits) or which is cited to the publication date of another channon or other special reason (as the leftering to an oral disclosure, use, exhibition or other means to published prior to the international filing date than the thousand of the proposition of the international filing date than the thousand or other means to provide an inventive step combined with one or more other such being obvious to a person skilled in the topolished prior to the international filing date but later than the thousand of the international search. Date of mailing of the international search.	tion but exted to finderstand the atour Jamed invention cannot be at to involve an inventive vep- Jamed invention cannot be when the document is documents, such combination ari
A" thetimen of parties E" earlier af declared establish specified O" documen parority of the after of the after of the after and in the control of the after	later document published after the uner date and not in conflict with the application from published on or after the international filing date of the publication date of another cuation or other special reason (as a published prior to the international filing date but later than the published prior to the international filing date but later than the application of the international filing date but later than the application of the international filing date but later than the after claused completion of the international search are 2001 (28.11.2001) The problem of the international search are considered to filing of the international search are claused of the ISA/US and Tratemarks. The problem of the international search are claused of the international search are claused of the ISA/US and Tratemarks. The problem of the international search are claused of the ISA/US and Tratemarks. The problem of the international search are claused of the ISA/US and Tratemarks.	tion but ened to inderstand the atour Jamed invention cannot be at to involve an inventive vep- Jamed invention cannot be when the document is documents, such combination ari
A" document of particular of particular of particular of document of document of document of the alignment o	later document published after the uner date and not in conflict with the application or parent published on or after the international filing date which may throw doubts on priority claimfs) or which is cited to the publication date of another change or tother special reason (as a referring to an oral disclosure, use, exhibition or other means are the published prior to the International filing date but later than the application of the international search are claimed. The published prior to the International filing date but later than the are claimed. The published prior to the International filing date but later than the are claimed. The published prior to the International search are claimed. Date of mailing of the international search are considered. Authorized officer.	tion but exted to finderstand the atour Jamed invention cannot be at to involve an inventive vep- Jamed invention cannot be when the document is documents, such combination ari